Case 2:22-cr-20521-MAG-EAS ECF No. 1, Page D 1 Filed 10/03/22 Page 1 of 4 Felephone: (313) 226-9788

AO 91 (Rev. 11/11) Criminal Complaint

United States of America

Special Agent:

Mallorie Campbell, ATF

Telephone: (313) 202-3400

## UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan

v. Denzel Tate		Ca	se No.	Case: 2:22-mj-: Assigned To: U Assign. Date: 10 Description: CM MATTER (SO)	nassigned 0/3/2022	ALED
I, the co	mplainant in this cas	CRIMINAL COMPLES se, state that the following is true to		est of my knowled	ge and belief.	
On or al	oout the date(s) of	October 3, 2022	in	the county of	Wayne	in the
Eastern	District of	Michigan , the defendant(s	s) violat	ted:		
Code Section		Offense Description				
18 U.S.C. § 922(j)		Knowingly Possessing Stolen Firearms				
mi · · ·						
This cri	minal complaint is b	ased on these facts:				

This criminal complaint is based on these facts:	
✓ Continued on the attached sheet.	Complainant's signature
	Special Agent Mallorie Campbell, A.T.F.  Printed name and title
Sworn to before me and signed in my presence and/or by reliable electronic means.	Justhan JC Hrey
Date: October 3, 2022	Judge's signature
City and state: Detroit, Michigan	Hon. Jonathan J.C. Grey, U.S. Magistrate Judge  Printed name and title

## AFFIDAVIT IN SUPPORT OF A CRIMINAL COMPLAINT Introduction and Agent Background

- I, Mallorie Campbell, being first duly sworn, hereby depose and state as follows:
- 1. I am a Special Agent with the Bureau of Alcohol, Tobacco, Firearms and Explosives since December of 2021. I am currently assigned to the Detroit Field Division, Group IV. I have had extensive training at the Federal Law Enforcement Training Center in the Criminal Investigator Training Program and ATF Special Agent Basic Training. Before working for the ATF, I was a Sheriff's Deputy with the Jefferson County Sheriff's Office, Louisville, KY, for approximately eight years. Prior to becoming a Special Agent with ATF, I was assigned to the Federal Bureau of Investigation, Louisville, White Collar Crimes Task Force as a Task Force Officer for approximately four years.
- 2. The facts contained in this affidavit come from my personal observations, my training and experience, my review of documents and statements, information obtained from other law enforcement officers, and individuals with knowledge of this matter. This affidavit does not provide every detail I know regarding this investigation.

3. Based on ATF's investigation in this case, there is probable cause showing that DENZEL TATE (B/M, DOB xx-xx-xx03) violated

Title 18 U.S.C § 922(j) (Knowingly Possessing Stolen Firearms).

## **Probable Cause**

- 4. On September 30, 2022, Magistrate Judge Elizabeth Stafford signed a federal search warrant for TATE's suspected residence in Van Buren Township, Michigan. Agents executed this warrant on October 3, 2022. During the search, agents found a Glock, Model 23, .40 caliber pistol, bearing serial number BHCX317. Agents located the firearm in the upstairs, southwest bedroom of the house belonging to TATE.
- 5. On October 3, 2022, during the search warrant execution, ATF agents conducted an interview of TATE. SA Jacobs advised TATE of his Miranda Rights. TATE stated that he understood his rights and agreed to voluntarily speak to agents. During questioning, TATE admitted that the firearm in his room was stolen, and that TATE had stolen the firearm from a house in Detroit.
- 6. Additionally, agents ran the serial number on the firearm through Michigan's Law Enforcement Information Network (LEIN) and determined that the Glock, Model 23, .40 caliber pistol, bearing serial number BHCX317 was associated with a firearm that was previously reported stolen.

7. On October 03, 2022, I spoke with Special Agent Michael Jacobs who is recognized by the ATF as having expertise in the interstate nexus of firearms. SA Jacobs inspected the firearm and determined the Glock, Model 23, .40 caliber pistol, bearing serial number BHCX317, meets the definition of a firearm as defined in 18 U.S.C. § 921(a)(3) and was manufactured outside the State of Michigan.

## **Conclusion**

8. Based on the aforementioned facts, I submit that there is probable cause showing that Denzel TATE, violated Title 18 U.S.C. § 922(j) (Knowingly Possessing Stolen Firearms).

Respectfully Submitted,

Mallorie Campbell, Special Agent Bureau of Alcohol, Tobacco, Firearms and Explosives

Sworn to before me and signed in my presence and/or by reliable electronic means.

frather of Hrey
Hon. Jonathan Grey

United States Magistrate Judge

Dated: October 3, 2022